

MARY TAMMAR SAID GUILTY

CHARGED WITH ABANDONING HER CHILD.

She Was Sentenced to Pay a Fine of \$1 and Spend Five Days in the County Jail—Antonio Peterilino Tried for an Offense That John D. Falmero Was Heretofore Convicted of—Thomas Durning Sent to the County Jail for Two Years—Disposition of Other Cases.

Mrs. Mary Tammam, an Arabian woman who resides on the West Side of this city, pleaded guilty to a charge of abandoning her infant child in an out building near her home. The child afterwards died while with the mother in the county jail. Mrs. Tammam has been in jail since her arrest two months ago. She was sentenced to pay a fine of \$1, costs and spend five days in the county jail.

Samuel Museow pleaded guilty to a charge of larceny and receiving property for Detective H. Goldman and sentence was suspended until Saturday.

A verdict of not guilty was taken in the case of Henry Dierks and Reese Davis charged with malicious mischief and the costs were placed on the prosecutor, Mary Patecki.

Charles Baker pleaded guilty to a charge of larceny and receiving property by Stephen Dyer and sentence was suspended.

John J. Shea did not appear to prosecute Michael Karanick and receiving and a verdict of not guilty was taken. Harry Oblinger did not appear to answer to charge of keeping a gambling house and his bail was forfeited and a capias issued.

William A. Dean, the fireman of the Girard Construction Co., tried Tuesday afternoon on a charge of assault on a bakery on the person of Freeman Lord, was acquitted and the costs divided. The verdict was returned at the opening of court this morning.

Mabel Miller, a young colored girl, was also acquitted of the larceny of a quantity of clothing belonging to her aunt, Rachel Johnson. The alleged talking was said to have occurred one day during the summer just after both parties had been employed at a hotel at Lake Winola and when they were about to return to this city.

Antonio Peterilino was then tried for an alleged murder attack upon Edward Kelly of Capouse avenue, Pine Brook, on March 19. The Commonwealth sought to prove that on that date the defendant became enraged at some boys who were snow-balling each other, and without any warning attacked Kelly with a knife, wounding him and cutting his clothing. The defendant stated that as he and his wife were walking along the avenue they were set upon by Kelly and others who pelted them with snow balls.

Fearing for his wife, who was then in a delicate condition, he expostulated with the boys, when Kelly attacked him and struck at him. He then threw Kelly against the fence to prevent the latter from striking him, and did not use a knife or do anything further than defend himself and wife.

John D. Falmero was convicted, at a former session, of this charge, but upon an alleged confession made by Peterilino, a new trial was granted in that case. The jury was out at adjourning hour.

Arthur Probst, a boy of eleven years of age, was tried for pointing his arms and shooting at L. D. Watson, prosecutor. The verdict in the non-in-law of John Stout, whose land adjoins that of the defendant's father near Lake Scranton. A dispute of long standing has existed between the families over the dividing line between the property, and on May 31 last, the prosecution against the defendant with a gun in his hand approached the prosecutor, who was working near the line fence, ordered him away and afterwards shot at him.

In view of the tender age of defendant court directed a verdict of not guilty, no evidence having been offered to show that he was of a particularly bad disposition.

Before Judge Wood. The jury returned a verdict of not guilty yesterday, in the case of Mary Ann Burns, of Winton borough, charged with being a common scold, and directed that the costs be equally divided between the prosecutor, Kate Rolfe, and the defendant. The case was tried Tuesday.

Thomas Durning was placed on trial in No. 3 charged with a felonious attempt upon the life of Stephen Hughes. Both parties are from North Scranton. The Commonwealth attempted to prove that the defendant pulled a revolver and pointed it at the prosecutor with felonious intent. The defendant contended that he had no revolver, that the implement he held in his hand was a pick-axe, with which he struck a glass the prosecutor held in his hand, with which he intended to strike the defendant. M. J. Walsh represented the defendant, and C. H. Soper, the Commonwealth.

The jury found Durning guilty and Judge Wood sentenced him to pay a fine of \$100, costs and spend two years in the county jail. About four years ago Durning was released from the Eastern penitentiary, where he spent twelve years for the murder of Peter Martin, of South Seventh street. Since his release from the penitentiary he has been frequently in quarter sessions court.

Garrett Howey was charged with having broken the doors and windows of the residence of Zetina Hill, the prosecutor. The evidence was not sufficient to connect the defendant with the crime, and he was returned not guilty.

Bruno Scavo, of Simpson, was tried for stealing a stove, a watch and other small articles alleged to have been the property of Michael May, the prosecutor. The Commonwealth could not connect the defendant with the theft of the articles and he was found not guilty. He was defended by Attorney F. E. Boyle.

The Scranton Railway company, through Stephen Dyer, its agent, was

TELL ABOUT IT.

A Scranton Vitiligo Is Pleased to Do It for the Benefit of Others.

When you know a good thing, tell it. It will not lessen its goodness. But will do good to others. There's more misery just like it. There are lots of lame backs in Scranton.

It's a busy place and backs are used. There's urinary trouble to a large extent. Colds affect the kidneys. The kidneys are the cause, not the cure.

Keep them in shape and life is life. Doan's Kidney Pills do perfect work. Are for kidneys only. Scranton people testify to their merit. Here's a case of it.

Mrs. E. Williams, of 127 North Sumner avenue, Hyde Park, says: "I had severe pain in the small of my back extending upward as far as my waist. At night it was impossible to sleep very long in one position and at times the pain made me so nervous I was awake for hours turning from one side to the other trying to find a comfortable position. There was also a kidney weakness that was very annoying and distressing at times. I was in such misery that I was unable to do my work about the house, and in fact I was completely used up. I resorted to the services of a doctor and he did me some good, but I was far from being a well woman. A lady friend recommended Doan's Kidney Pills at Matthews Bros. drug store. The first box did me so much good that I continued the treatment and took six boxes of the pills, receiving more relief from this remedy in a short time than from all other remedies I had taken."

Remember the name Doan's and take no substitute. The prosecutor in a case against Edward Geary, who is indicted for the larceny of copper bond wire, the property of the company, C. P. O'Malley represented the company, and George D. Taylor, the defendant. The wire is alleged to have been stolen from the company's street car barn on the Providence road. The evidence had been closed at the adjourning hour and the case will be argued to the jury this morning.

Reasons why the verdict should be set aside and a new trial granted were filed yesterday by Attorney C. B. Balentine in the case of Michael Cunningham, who was tried last week for committing an aggravated assault and battery on John Astock.

It is alleged that the indictment on which Cunningham was tried was not signed by the foreman of the grand jury; that there was not sufficient proof of the loss of the original indictment and that the court erred in receiving the verdict in No. 1, when the defendant and his counsel were waiting in No. 2 for the verdict to be returned, the case having been tried there before Judge Love. No opportunity was given the defendant to poll the jury. It is also alleged that it is not the verdict of the jury for the reason that it was the intention to convict the defendant of simple assault and battery.

Special List of Surety Cases. District Attorney Jones has arranged a special list of surety cases for Saturday, which could not be reached last Saturday. They will be heard in No. 2. The list follows:

- 1. Agnes Bernsheeny, surety; Maggie Shumuskey, pro.
2. Mary Ridgway, surety; Elizabeth Lewis, pro.
3. Thomas Pilius, surety; John D. Davis, pro.
4. John B. Knight, surety; Mary Thomas, pro.
5. P. J. Hogan, desertion; Margaret Rogan, pro.
6. Simon Schoen, surety; Susan Schoen, pro.
7. Libbie Benson, surety; Minnie Wagner, pro.
8. George W. Patten, surety; Alice Patten, pro.
9. Simon Hamerniak, surety; Lawrence Kowal, pro.
10. Michael Connor, desertion; Lizzie Connor, pro.
11. Peter Dumbroski, surety; John Deihen, pro.
12. Peter Bollen, surety; John Bollen, pro.
13. Teresa Barabick, surety; Peter Yadinch, pro.
14. John C. Moran, surety; Michael Lenn, pro.
15. Alton Comstock, desertion; Mrs. W. B. Dugan, pro.
16. William Uley, surety; Almander Brown, pro.
17. John C. Moran, surety; Kate Ruane, pro.
18. Josephine Robetaki, surety; Rosa Matustuck, pro.
19. Gus Benson, surety; Minnie Wagner, pro.
20. Depest Savarina, surety; Charley Clemen, pro.
21. George Andrews, desertion; Maggie Andrews, pro.
22. Ferdinando Felderici, surety; Michael Janion, pro.
23. Antonette Gostalski, surety; Lizzie Monosky, pro.
24. Angelo Gerra, surety; Thome Sevol, pro.
25. George W. Patten, desertion; Mary A. Patten, pro.
26. Elizabeth Graham, surety; Joseph H. Smith, pro.
27. John Derrig, surety; E. L. Franz, pro.
28. Bridget O'Grady, surety; Annie Williams, pro.
29. William Hantz, surety; Rudolph Warnela, pro.
30. James Burns, desertion; Patrick McCabell, pro.
31. W. H. Trade, surety; Mike Eagles, pro.
32. Annie Keating, Mary Keating, Mary Duffy, surety; Mary Norton, pro.
33. May Kopelosh, surety; Barbara Belinsky, pro.
34. Jacob Ellman, surety; Susie Barloski, pro.
35. Joseph Ellman, surety; Constantina Stefanay, pro.
36. Patrick Moran, Barney McKay, surety; William T. Griffiths, pro.
37. Wallace Slobosky, surety; Bernard Loftus, pro.
38. Margaret Durdan, surety; Daniel E. Davist, pro.
39. Haula Thomas, surety; Rev. Joseph Simon, pro.
40. Thomas Tierney, surety; Ellen Dougherty, pro.
41. Bernard Crane, surety; Kate McAndrew, pro.
42. Mrs. Mary Haley, surety; Bridget Kilgannon, pro.
43. Antonio Populus, surety; Stephan Populus, pro.
44. Joseph Kutavago, surety; Lily Harris, pro.
45. Steve Gonto, surety; Mike Pace, pro.
46. James Morley, surety; E. B. Singer, pro.
47. Mrs. John M. Berry, surety; Margaret Jones, pro.
48. Annie Yankta, surety; Winale Costello, pro.
49. Joseph Behr, surety; Mary Glinaki, pro.
50. Mary Norton, surety; Michael Keating, pro.
51. John O'Malley, surety; Kate Hughes, pro.
52. Nijp Etkule, desertion; Mary Etkule, pro.
53. Doy Ceceli, surety; Billy Ball, pro.
54. Kate Daley, Maggie Daley, Bridget O'Hara, surety; Mary Norton, pro.
55. Steve Miller, Otto Miller, Henry Miller, surety; Charlotte Komozich, pro.
56. Berney Gevinosky, surety; Miro Callender, pro.
57. Sam Hamilton, surety; Almander Brown, pro.
58. Sam Malosky, surety; William Peter, pro.
59. S. A. Gibby, surety; Martha Cornder, pro.
60. Michael Connor, surety; Lizzie Connor, pro.
61. Joseph Hasser, surety; Rev. Joseph Simon, pro.
62. John Shumuskey, Maggie Shumuskey, surety; Viratyle Bernancey, pro.
63. William Scannan, surety; August Scaman, pro.
64. Pierce Devore, surety; Margaret Devore, pro.
65. Bernard Crane, surety; Michael McAndrew, pro.

MARKED BILLS ARE OFFERED

(Concluded from Page 5.)

This first occasion with Grier, Mr. Coleman was present practically all the time. Mr. Grier said he would not talk save in the presence of Mr. Coleman. He told Grier that he was prepared to give him money, Coleman having explained in advance who witness was and what he wanted. Harris said he told Grier that \$200 a man was his limit and Grier said that was rather small. The witness then went over the talk he had with Grier.

COYNE WENT WITH HIM. The meeting on April 30 was then taken up. He was in the dining room of the Rudolph with J. Coyne when he received a telephone message from Coleman to come to the bakery. Coyne said he would go with him that he wanted to talk the matter over. They were at the bakery for three-quarters of an hour and talked over the matter of getting the ordinance amended. He did not make any tender of money to Grier directly, but \$1,400 was mentioned as at the previous meeting. The witness was positive the councilmen did not say they could fix him for what he had done, but they would be asked if he was not told that he was suspected of being a detective.

Coleman, he said, told him that a man named Shea, a detective, had been asked by the councilmen to look him over and find out who he was. Shee reported that he (Harris) was all right. Continuing he went on to say that Coyne wanted to handle the money in select council and assured him the amendment would go through like wild fire. Coyne told him they would have to be careful for they were jumping on to the councilmen, the grand jury was investigating them and councilmen were inclined to be suspicious of everyone.

Harris was cross-examined at length about his room at the Hotel Rudolph, the furniture it contained and where the articles of furniture were located. He said he had the chairs arranged that the only one available to sit on was one facing the door connecting rooms 24 and 25. Grier told him he might as well give him the money for he would have to do eventually.

WERE BLOOD SUCKERS. "These councilmen are blood-suckers," said Grier. "They will take your money and not do anything for you. I never give them a cent until a measure is signed by the mayor or passed over his veto."

When he met Grier, Calpin and Coleman at the bakery, Calpin was present during the whole conversation. Toward the end of the talk Grier said he had been under some expense and witness took out \$50 and laid it on the table. Grier did not ask for this \$50, but he did ask for \$1,400. When witness laid the money on the table Grier was the only other person in the room, Calpin and Coleman having gone out a few minutes before. He does not know that Grier took the money for after leaving it on the table he walked out.

Witness was asked if he did not send a letter to Grier and said he had no recollection of having done so. A letter was then produced addressed to Grier which witness admitted was in his handwriting. Mr. O'Brien produced two \$20 bills and asked the witness if they were not the two that he gave to Grier in the Hotel Rudolph on May 9. Harris admitted that the bills produced were the ones in question, identifying them by marks they contained.

On May 11 he got \$1,400 from Mr. Whitney, who said it was given to him by P. E. Beers. About 6.50 that evening Grier came in and after he had been there about ten or fifteen minutes he was asked to give him the \$1,400. Grier took the money as the other side was taking the number of these bills as was his custom because some one else had done that. He had not the memorandum of the numbers but knows it exists. Grier put the bills in his knee and counted them. Harris said that Grier was careful and not lose them and Grier replied that there was no danger, that he had before handled \$20,000 of that kind of money.

IN THE AFTERNOON. At this point court adjourned for the noon recess and when it resumed at 1:30 p. m. the cross-examination of Harris was resumed. He was questioned at length about the meetings he had with Grier subsequent to those he was examined on in the morning. Grier at one of these meetings during a conversation about the new street railway company said it would take at least \$500 a man to do anything against that as the other side was spending money freely.

He admitted having been out until 2, 3 and 5 o'clock in the morning with Coleman who he said never seemed to sleep. He admitted drinking a good deal while around with the councilmen, but never became intoxicated. Harris denied very positively that he had ever been intoxicated in the Opera cafe on Spruce street with two women or that he was ejected from the place. In as plain terms he denied having been in the company of a party of five women while he was in the Hotel Rudolph with Grier at the Hotel Rudolph and Anderson were the only persons who were in No. 25. No one in No. 25 could see into No. 24, on re-direct examination of Harris said that he went to saloons a good deal because they were the places he was most apt to find the councilmen. He went to houses of ill-fame with E. A. Whitney and A. P. Anderson to get evidence about the money paying for protection and to whom the money was paid.

WHITNEY SWORN. That concluded Harris' testimony and E. A. Whitney was called and sworn. He is 24 years of age and has been a private detective for 12 years. For three years he has been employed by the Sawyer agency of New York and was sent to this city by that agency. On May 1 he saw Grier at the Hotel Rudolph with Harris. Witness was in No. 25 with Anderson. They had made holes in the panel and through those they could see what was going on in the other room and hear what was said. Grier said the Scranton Railway company would have to do business with him if they wanted the tax reduced. He could have it done for \$1,100 down and \$1,400 more when the work was completed.

On May 9 he again saw Grier at the Hotel Rudolph in the morning. Grier said he had the councilmen in line and was willing to go ahead as soon as the \$1,400 was produced. He also said he was willing to go with Harris

to Philadelphia and see President Clarke and convince the latter that his company would have to do business with him (Grier). There was some talk about the franchise and Grier's company was trying to get and then Harris gave Grier \$40 on account.

May 11 Grier called again and witness saw Harris give Grier \$1,400. He saw Harris count over the money to Grier and placed it on his knee and also counted it and then placed it in his pocket. He saw Grier at the Academy of Music on May 16, and at the Rudolph on May 19, when Grier said he wanted \$50 for three additional councilmen he wanted to keep in line for Harris. Grier told Harris it would take at least \$500 a man to block the franchise for the new company. Personally Grier could not do anything because he was handling money for the new company but would introduce him to a man who would handle the money for him.

WHITNEY ON THE RACK. The cross-examination of Whitney was concluded by Attorney John F. Seragy. After coming here he visited Mr. Sturges and Mr. Beers. The witness described in detail the holes they put in the door between 24 and 25 to enable them to see and hear. While in this city he visited houses of ill-fame three or four times and spent money there which he obtained from Captain Sawyer for expenses. On several occasions he got money from Mr. Beers. Once he got \$200 and \$300 and on another occasion \$1,500. This money was spent in the room of Harris and turned it over to Grier. He might have obtained money on another occasion but was not sure about that.

The witness denied that he, Harris and Anderson had divided up the \$1,400 among themselves and then arranged to put it on Grier. Mr. Seragy examined Whitney at some length as to the amount he spent in gambling houses, houses of ill-fame and saloons in this city. The greater part of the money the witness said was spent in gambling but it would not amount to \$50 all told. Whitney admitted that he played poker with Harris in this city at their hotel from late Sunday night of this week until about 6 o'clock Monday morning. He admitted that he was paid in a raid of the Opera cafe on Spruce street while he was here in the spring several well known women, and of having offered \$50 if he was not exposed. The money he spent in these places was for the purpose of being out if they were paying for protection. He did similar work for the Lexow investigation in New York.

DETECTIVE ANDERSON. A. B. Anderson, another member of the Sawyer detective force, was the next witness. He came to this city on Tuesday, April 21, with instructions to report to Harris at the Hotel Rudolph. His testimony with reference to what was seen and heard of the transactions in No. 24 between Harris and Grier was practically the same as that of Whitney. He was cross-examined by Attorney George S. Horn. He was still on the stand when court adjourned for the day.

There is more Catarrh in this section of the country than all other diseases put together, and until a few years ago was supposed to be incurable. For a great many years doct's prescribed a diet and used a number of remedies, and by constantly failing to cure with local treatment, promoted the disease. Science has proven Catarrh to be a constitutional disease, and therefore requires constitutional treatment. Hall's Catarrh Cure, manufactured by F. J. Cheney & Co., Toledo, Ohio, is the only constitutional cure on the market. It is taken internally in doses from 2 to 6 grains, it acts directly on the blood and mucous surfaces of the system. They offer one hundred dollars for any case that fails to cure. Send for circulars and testimonials. Address, F. J. CHENEY & CO., Toledo, O. Sold by Druggists.

Hall's Family Pills are the best.

TO SATISFY CURIOSITY and to learn for ourselves all the uses for ZENOLA THE MODERN CLEANSER We will pay \$1000 in Gold

We are hearing of new uses for this great cleanser every day. We wish to learn at once ALL the uses, and are willing to pay you to help us. \$200 to 1st person sending in the List decided to be First by the Committee named below. \$100 for the List decided to be Second. \$50 for the List decided to be Third. \$20 (each) for the Lists decided to be 4th to the 13th (inclusive). \$10 (each) for the Lists decided to be 14th to 33d (inclusive). \$5 (each) for the Lists decided to be 34th to 83d (inclusive).

THE CONDITIONS OF COMPETITION ARE: FIRST—The list specifying the greatest number of separate uses that ZENOLA may be put to will be decided by the Committee to be the First, and the one containing the next largest number, Second, and so on.

SECOND—Lists of uses submitted must be plainly written in ink on one side of paper only, and method of each use separately stated. Lists to be made on the name Company, 78 Hudson St., New York or list in their city of a druggist, one, and must be signed by each competitor and F. O. address given.

THIRD—The lists submitted in accordance with the conditions will be passed on by the Committee and their decision will be final. In no case will a list submitted by any one competitor be returned to the competitor. The lists decided to be first, second and third will be printed in this paper.

FOURTH—The ZENOLA used in the list procured by each competitor from a dealer in the city or town where competitor resides, by the Sawyer Agency of New York and must be the best of the dealer's stock and must be signed by each competitor and F. O. address given.

The Committee will consist of: HENRY B. HUNTS of the Bureau of Geology, Prof. ELIHA CURTIS, Former Inspector of Teachers' Training Classes for the State of New York. M. F. HANSON, of The North American, Philadelphia.

Awards to be made December 20, 1900 THE ZENOLA COMPANY CUSHMAN BROS. CO., DISTRIBUTORS 125 N. FRONT ST., PHILADELPHIA

Connolly and Wallace

SCRANTON'S SHOPPING CENTER.

Autumn Dress Goods

When we say (as we do say) that there never was such another showing as this in any Scranton store, we speak with the calm confidence of accurate knowledge. Facts as big as this need no verbal embroidery: No exaggeration could be bigger than many of our simple truths. Largest in quantities, greatest in varieties, supreme in exclusiveness, unrivalled in beauties. A quartette of stout claims.

Add a fifth—we permit no lower price than our lowest price. Whatever we sell is fairly priced, and no price is fair that is higher than others ask for the same qualities. So, when we say fair prices, we say it all.

It was reserved for the style setters of this season to give the most positive distinction to plain weaves. Their mandate is praiseworthy and purely sensible. All women admire and desire the simple elegance of unobtrusive fabrics. We give impulse to the prevailing tendency by offering unusual values in Broadcloths, Venetians, Camel's Hair Serges, Poplins, Whipcords, Prunellas and other weaves. The quotations represent an effort to convey an idea of the true goodness of these materials. However, types have proved incapable of performing the task. Eyesight is our main reliance. Come and see the displays. That's the convincing way.

Table listing various dress goods with prices: English Broadcloths, English Cheviots, Venetians, Camel's Hair, English Suits, Poplins, etc.

All in such popular colors as grays, browns, tans, garnets, cardinals, blues, greens, heliotropes, old rose, etc.

Chapter II--About Black Dress Goods

Knowing ones predict an increased popularity for black dress fabrics this fall and winter. There seems to be much plausibility in the prophesy, judging from this remarkable collection, enlarging almost daily. Makers have been vying with each other toward that end. Never have they produced designs in black goods so rich, never variety so extensive. Perhaps this is more particularly true of the Venetians, Prunellas and Camel's Hair effects. And there's a vast number of fine silk and wool fabrics here now. Altogether the gathering is an interesting one—worth studying. Visit the Black Dress Goods Department, just as you would any other department in the store—without feeling any obligation to buy. Just a little list, illustrative of range of choice:

Table listing various black dress goods with prices: English Broadcloth, Venetians, Storm Serges, Mohairs, Henriettas, etc.

CONNOLLY & WALLACE, 127 AND 129 WASHINGTON AVENUE

THIRD NATIONAL BANK OF SCRANTON. ORGANIZED 1872. DEPOSITORY OF THE UNITED STATES. CAPITAL \$200,000. SURPLUS 500,000. WM. CONNELL, President. HENRY BELLIN, Jr., Vice-Pres. WILLIAM H. PECK, Cashier.

RUGS CARPETS RUGS. We want you to see the new arrivals in our Carpet Department. We believe we have the most complete stock in Northeastern Pennsylvania, and know that, quality considered, we can give you value and a selection not to be had this side of New York. A superb line of WALL PAPER, DRAPERIES, BRASS AND METAL BEDS.

WILLIAMS & McANULTY, 129 Wyoming Avenue.

Fine Tailoring. WE HAVE A Complete Line of Fall Goods. Such as Foot Balls and Uniforms, Tennis Goods, Guns, Revolvers, Ammunition, Cameras, Kodaks and Supplies. Florey & Brooks, 211 Washington Ave.

W. J. DAVIS, Merchant Tailor, 214 WYOMING AVENUE.

Portrait of a man with a beard and mustache, likely W. J. Davis.

MOUNT PLEASANT COAL. At Retail. MOOSIC POWDER CO. Rooms 1 and 2, Corn'ith Bld'g. SCRANTON, PA. Mining and Blasting POWDER. Made at Altoona and Hazleton Works. LAMPLIN & RAND POWDER CO.'S ORANGE GUN POWDER. Repaune Chemical Co.'s EXPLOSIVES.